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## **VIA ECF**

Honorable Judge Sarah L Cave. United States District Court Southern District of New York 500 Pearl Street New York, NY 10007-1312

Re: Rodriguez Franco et al v. Tandoori North Inc. et al.

1:17-cv-09393

Dear Judge Cave:

We represent Plaintiff in the above-referenced matter. We write to respectfully request an additional 30 days to move for default against the Defendants.

The undersigned has recently spoke with the individual Defendants new attorney and the parties began discussing a settlement in lieu of default. Therefore, we respectfully request a 30 day extension of time to move for default.

We thank the Court for its time and attention to this matter.

Plaintiff's Letter-Motion for an extension of time to move for default (ECF No. 64) is GRANTED. Plaintiff is directed to move for default by **Monday, January 20, 2020**. The Clerk of Court is respectfully directed to close ECF No. 64 and mail a copy of this order to the individual defendatns at the address below.

Messrs. Joginger Paul, Anil Kumar, and Aneesh Kumar 83-11 262nd Street Glen Oaks, NY 11004

SO ORDERED 12/19/19

Respectfully Submitted,

<u>/s/Gennadiy Navdenskiy</u> Gennadiy Navdenskiy

ACHONOIL

√United States Magistrate Judge

Certified as a minority-owned business in the State of New York